Article - Business Regulation

[Previous][Next]

§19–901.

- (a) (1) In this section the following words have the meanings indicated.
- (2) (i) "Security system" means any burglary alarm system or robbery alarm system.
- (ii) "Security system" includes the service of monitoring the property to which a security system is attached in case of an alarm sounding.
- (3) (i) "Wireless security system" means a security system that is designed to carry a voltage of 50 volts or less and not hardwired.
- (ii) "Wireless security system" includes ancillary low-voltage components that are either wireless or battery-operated and supplementary smoke detectors as defined in the National Fire Protection Association 72: National Fire Alarm and Signaling Code.
- (b) If a wireless security system does not require the submission of a fire protection plan review to a local government for compliance with the State or a local building code, a local government may not require an electrical license or an electrical permit to install, maintain, inspect, replace, or service the wireless security system.
 - (c) (1) A local government may:
- (i) require a person who provides wireless security systems to comply with a local alarm ordinance or obtain an alarm business registration or permit; and
- (ii) require a person who operates wireless security systems or causes wireless security systems to be operated to comply with a local alarm ordinance or obtain an alarm system registration or permit.
- (2) A local government may not require a person described in paragraph (1) of this subsection to obtain an electrical permit.
- (d) Wireless security systems are not exempt from Title 18 of the Business Occupations and Professions Article.

(e) Wireless security systems must comply with any State or local building codes.

[Previous][Next]